A Flattering Tribute to Their Courage and Wooderful Cheerfulness.

From an article on the Buffalo Soldiers in the Century, written and pictured by Frederick Remington, we quote the following: "Up the ascent of the mountain we toiled now winding among trees and brush scrambling up precipitous slopes, picking away across a field of shattered rock, or dying our horses over the smooth surface of some bowider, till it seemed to my uninitiated mind that cavalry was not equal to the emergencies of such a country. In the light of subsequent experiences, however, I feel confident that any cavalry off cer who has ever chased Apaches would not hesitate a moment to lead a command up the Bunker hill monument. The slopes of the Sierra Bonitas are very steep, and as the air became more rarified as we tolled upward I found that I was panting for breath. My horse-a veteran mountaineer -grunted in his efforts and drew his breath a long and labored blowing; consequently I felt as though I was not doing any thing unusual in puffing and blowing my-self. On the trait ahead I saw the lieutenant throw himself on the ground. I followed his example, for I was nearly done for.' I never had feit a rock that was as soft as the one I sat on. It was literally downy. The old troop-horse heaved a great and dropping his head went fast asleep, as every good soldier should do when he finds the opportunity. The negro troopers sat about, their black skins shining with perspiration, and took no interest in the matter in hand. They occupied such time in joking and in merriment as seemed fitted for growling. They may be tired and they may be hungry, but they do not see fit to augment their misery by finding fault with every body and every thing. In this particular they are charming men with whom to serve. Officers have often confessed to me that when they are on long and monot onous field service and are troubled with a depression of spirits, they have only to go about the camp-fires of the negro soldier in order to be amused and cheered by the clever absurdities of the men. Personal rela tions can be much closer between white officers and colored soldiers than in the white regiments without breaking the barriers hich are necessary to army discipline. The men look up to a good officer, rely on him in trouble, and even seek him for advice in their small personal affairs. In bar-racks no soldier is allowed by his fellows to cuss out' a just and respected superior. As to their bravery, I am often asked: Will they fight? That is easily answered. They have fought many, many times. The old sergeant sitting near me, as calm of as a bronze statue, once deliberately walked over a Cheyenne rifle-pit and killed his man. One little fellow near him once took charge of a lot of stampeded cavalry horses when Apache bullets were fiv ing loose and no one knew what point to expect them next. These little episodes prove the sometimes doubted self-reilance of the

Cost of Private Cars.

"Many extravagant stories are in circulation," said George W. Allen to a St. Louis Globe-Democrat reporter, "as to the cost of private cars, such as are used by railroad magnates, opera singers, imported actors and millionaires, and I have often heard it stated that an average Pullman palace car is worth 160,000. Stories are printed about cars costing all the way from : 100,000 to ; 200,000. The fact of the matter is that a palace car costs about \$12,000 complete. The make-up of all cars, regular or special, is about the same. Additional cost is brought about by the in ternal decoration, and that must necessarily be limited. I doubt if there was ever car constructed that cost more than \$35,000. To exceed that figure would require a deco ration exclusively in jewels and precious



FOR SALE BY

PACIFIC DEPAREMENT -Distributing 25 Market St. History Building, San Francisco, Cal. Branches-46 Morrison St. Portland, Or .: 55 North Spring St., Los Angeles, Cal.; 18 South Second St., San Jose, Cal.; Fresno, Cal.; 907 E. St., Tacoma, W. Ty. Local agencies everywhere. Write for cards, estalogues and



we start YOU in this business.

count of a forced manufacturer scale 125, 234-6.

Phoefugations A lisseam are to be seen a force of the seen and the seen are to be seen a force of the seen and the seen are to be seen as the seen a a same seed a spent. So his heart on single-sing increases. Whenever suppress, or one was a spent with a super seed of the same seed of the sa

and the second of the second of the second

MISCELLANEOUS.

J. POUJADE,

ORE BUYER. PAYS THE HIGHEST PRICES FOR

LEAD & SILVER ORES.

MAIN SE. PIOCHE, NEV.

PIOCHE EREWERY.

Lager Beer of excellent quality by the keg or

5 Gallen Keg - - . \$3 50 Bottled Beer, per dozen \$2 50.

Fresh yeast constantly on hand

DR. A. J. LOUDER.

Physician and Surgeon.

Has located in Pioche and will practice hi

Present office at the Nevada Hotel.

LITTLE'S

CHEMICAL FLUID

NON-POISONOUS



One gallon, miked with 60 gallons of cold water, will dip thoroughly 180 sheep, at a cost of I cent cath. Easily applied; a nourisher of wood; a certain cure for SCAB, Also,

LITTLE'S PATENT POWDER DIP.

(POISONGUS.)

Mixes instantly with water. Prevents the dy from striking. In a 2-pound package there is sufficient to dip twenty sheep, and in a 7-pound package there is sufficient to dip one hundred

CATTON, BELL & CO.

SUCCESSOR TO FALKNER, BELL, & CO. No. 406 California Street,

SAN FRANCISCO, CAL. Wood Agency Warehouse, Cor. 6th & Towns-nd Sts.

# SCIENTIFIC AMERICAN

is the oldest and most popular scientific and mechanical paper published and has the largest curculation of any paper of its clean in the world-ruly illustrated. Beat class of wood Emeratings. Published weekly. Send for specimen copy. Price 3a year, For moth's trai, fl. MUNN & CO., PUBLISHERS, 561 Broadway, N.Y.

ARCHITECTS & BUILDERS

A great success. Each issue contains colored lithographic plates of country and city readences or pablic Buildings. Summerous sugaravings and full place and specifications for the use of succhas contemplate building. Price \$150 a year, 25 cts a copy. MUNN & CO., Pustissues.

DATENTS may be secured by applying the secured by applying the secured by a co., who have had over 40 years' experience and have made over 100,000 applications for American and For-eign patents. Send for Handbook. Corres-ndence strictly confidential.

TRADE MARKS.

In case your mark is not registered in the Patent Office, apply to MUNN & CO., and procure minediate protection. Send for Handbook.

COPYRIGHTS for books, charts, maps, Mc., quietry procured. Address.

MUNN & CO., Patent Soficitors.

GENERAL OFFICE: 5: HEDADWAY, N. Y.

THE TAX

or run

PROCEEDS of the MINES

NOTICE IS HEREBY GIVEN THAT THE quarter cuting sent 30, 1889, are now due and payable at the office of the Assessor, at the Churchiouse.

The law in regard to their collection will be attrictly surforced.

Pioche, Oct 26, 1989 JOHN ROWNER, Assessor.

TAXES! TAXES!

North is superby given that the Nate and Councy Taxes for the year 1889 are new one and pay side, and the laws requiring their collection with the series is disceed, all taxes reaching proposed as

MONDAY, NOV SERER 18th, 18 9, Will become deling tout and ten per cent. ad-

W. J. DOOLLY, Terasurer.

NOTICE

Havino Close of the Pusiness in Picces, all parties indebted to me are thereby requested to call and make satisfactors settlement of their amounts within they say days from the first publication of this section and thus save costs.

Picahe, October 5, 1889.

D.C. of those beal

Fire! Burglars! Thieves!



SAFES!!! DUR VICTOR Household and Office

SAFE.

is Papressiv meant to supply an organi demand from Parmers, Lawyers, Small Storekcepers, Postinastires, Express and Rairond Agents, Township ad County officials, Trustees, redred Easters Men and Families, for a first class fire-prior, burglar anof combination test safe, stapped in capacity at price to soft their requirements. The Varton offices class fire-very respect, warranted fire-proof of constructed in the most improved manner. We ow use on each and every state-our new non-pious-le-combination test, and time holdwork. It has fi-round corners, ever-for beaut faily finishe and manner, test by land with all burnished portions in ressures, bookespaces and pixen-boles. an treasuries, book-spaces an a pigeon-botes.

**OUR PREMIUMS** 

TTHIS PAPER

THE SAN FRANCISCO

WEEKLY CALL

Price, \$1.25 per Year.

THE SAN FRANCISCO

MORNING CALL

Price, \$9.00 per Year.

AS PREMIUMS FOR

01889.0

THE SAN FRANCISCO WEEKLY CALL

sued every Thursday, and contains all of

the Important news of the week, gleaned

com every quarter of the globe, complete

up to date of publication. It contains in

teresting special correspondence from all of

the principal cities of the world and a vast

amount of the best selected and original

general literature. It furnishes the latest

and most reliable financial news and mar-

ket quotations, and gives special attention

to horticultural and agricultural news, and

is in every respect a first-class family paper,

appealing to the interest of every member of the household.

THE MORNING CALL.

(SEVEN ISSUES A WEEK)

LARGEST CIRCULATION and is recognized

as being the LEADING NEWSPAPER of the

Pacific Coast. Lither of the above papers we will send postpaid as a premium on re-ceipt of the following subscription prices

RECORD and WEEKLY CALL, DRE YEAR, \$5.

RECORD and Daily Call. ONE YEAR, 98.

Application for a Patent

876.

United States Land Office,
Eureka, Nevada, December, 21 1887.

NOTICE IS HEKEBY GIVEN, THAT THE
Southwestern Mining company, through
their autorney in fact, W. S. Mills. whose pot
office address is his broado Canyon, Lincoin
county, Neva is, has this day filed his application for a patent for niteen nundred linear feet
of the 'South Division Mormod.' mine or vein,
bearing sait, with surface ground six hundred
jest in width, situated in S. Themas Mining
District county of Lincoin and State of Nevada
and designated by the first in notes and official
pust on file in this office as lot number 3, in
township 17 south range 68 cast of Mount

township 17 suith ra ge 68 cast of Mount Diablo Meridian, said lot No. 37 teing as fol-lows:

It is hereby ordered that the torregoing notice of application be published for the period of sixty days. (ken consecutive week), in the bloc efficient, a weekly newspaper published at Pioche, Lincoln County, Nevada.

jan7 lot

D. H. HALL, Register

All kinds of Colored Printing done

for the combination

etropolitan daily. It has the

is a handsome eight-page paper. It is i-

# We are sole owners of patents and sole manufactures of the Victor Eafes.

We caution persons again 1 making, buying, selling or using safes infringing on our patents. Par-fles claiming to make a specialty of this branch o. the safe business and selling a fine of similar sizes are immatators of our business and are FoAI DN. Buy none but the Victor Sates, either from us or our general agents. A list of the parents owned by us.—December 29, '53; June 7, '87; Oc-tober 2, '88, and several others pending. We invite merchants and others to write to us at once when this advertisement appears, stating the name of the paper in which they find it and we will make them a special proposition on a sate.

CATALOGUES, TESTIMONIALS, ETC., FREE,

The Victor Safe & Lock Company, CINCINNATI. OHIO.

Application for a Patent

United States Land Office.

Eureka, Nevada, December 24, 1887.

NOTICE IS HERRBY GIVEN, THAT THE
Southwestern Mining Company, through
their afterney in fact, W B. Mills, whose post,
office address is El Dorado Cauyon, Lincoln
county, Nevada, has this day fixed his application for a patent for fifteen hundred linear
feet of the Moara mine or vein, bearing salt,
with surface ground six hun red feet to width,
situated in St. Thomas Mining District, County of Lincoln and State of Nevada and designated by the field notes and official plat on file
in this office as lot No 37, in township is south,
range 68 east of Mount Dablo Meridian said
lot No 37 being as follows:

Beginning at a post marked No 1, U. S. survey No 37, from which the south-section corner
to sectious 31 and 32, township is south, range

vey No 37, from which the south section corner to sections 31 and 32, township 18 south, range 68 east, bears south 48% dog east 72; feet, thence running, first course; north 18% dog east, 600 feet to peat marked No. 2, U.S. survey No. 37; thence second course; south 71% east to intersect section line between sections 31 and 32, of township 18 court, range 68 east, Mount Diablo Meridian, 331 feet from the south and 32, of township is south, range 68 east, Mount Diablo Meridian, 931 feet from the south section corner of said sections 31 and 31; 1500 feet to post marked 80, 3; U. S. survey No. 37; thence third course; south 18; deg w. st. 666 feet to post marked No. 4, U. S. survey No. 31; thence fourth course; north 10/3 deg west, 528 2-10 feet to intersect section line between sections 31 and 33; north 298 3-10 feet, from the south section corner to said sections 31 and 31; north 298 3-10 feet, from the south section corner to said sections 31 and 31; 1500 fees to postmarked No. 1, the place of beginning, containing 20.86-100 acres. Magnetic variations is degreeseast.

The location of this mine is recorded in the Recorder's office of St. Thomas Mining District on page 110 of District Records. The adjoining claimants are unknown.

Any and all persons claiming adversely any portion of said "despa" mine or surface ground are required to file their adverse claims with the Register of the United States Land Office at Eureks, in the State of Nevada, during the sixty days period of publication bered or they will be barred by virtue of the

during the sixty days period of publication bereof or they will be barred by virtue of the provisions of the statute

D H. HALL, Register.

It is hereby ordered that the foregoing Notice of Application for Patent be published for the period of ten consecutive weeks in the Proche RECORD a weekly newspaper published at Proche, Lincoln County, Newada, jan7-10t D. H. HALL, Registev

#### Sheriff's Sale.!

By Viritue of an Order of Sale Issued out of the Justice Court, Proche Township, in and for the County of Lincoln, State of Nevada, and to me directed and delivered, for a judgment and deeree reneared in said Court, on the 2nd day of July A. D. 1858, in favor of John Roeder and against H. T. Wells and the Mayfilwer Mine and Mining Claim for the sum of two hundred and the reynine 43-100 dollars, [\$2.19.43.100] dobs and lient together with twenty seven 25-100 (\$17.25-100) dollars, tax cost, and all accruing costs and interest, I have levied on the following property, to wit:

interest, I have levied on the following property, to wit:

The Maydower Mine and Mining Claim situate in the Bristol Mining District, in said County of Lincolo and State of Nevada.

Actics is hereby given that on Tuesday, the 19th day of November A. D. 1888, I will sell all of said Mine and Mining Claim and the above described property, at the Court House dwor in Pioche in said County, at 12 o, clock M. of said day, at Public Auction, for Cash in hand to the bighest and best bidder, to satisfy asid order of said and all costs.

CCL-27td E. D. TURNER Sheriff.

Notice of Forfeiture.

TO J. O. McCORMICK AND P. H. WAND, their grantees ass gos hers, executors or similaristrators, and all parties claiming in er, fr m, 'yo r through them, or either of them. You are hereby noticed that the undersigned or owners with you in the mining claim know as the "JUNCTION" mine, strated and recorded in Jack Rabbit Mining Dast let. County of the strategy of the corded in Jack Rabbit Mining District, County of Lincoln, State of Nevada, has performed the wors and made the expenditures on the said mining claim required by Section 2314 of the Revised Statutes of the United States, to hold the same for the years 1893, 1884, 1886, 1

per year, \$160.

And if within ninety days after the publication in the notice you fail or refuse to confine the notice for the notice of and expenditioning no pain—no pain a notice and one in the notice of the n

AT DRUGGISTS AND DEALERS. THE CHARLES A. VOCELER CO., BARTINGS, MA MISCELLANEOUS.

### Application for a Patent

No. 681.

MAHON and J. L. ROUTZONG, whose posterfice address as Bullionville, Lincoin county, Newadas, has bin day filed their application for a patent for fitteen nundred times rest or a patent or fitteen handred thear feet or Mannolas rathe or vent bearing silver, writees ground six hundred feet in width, ted in it galand Mining District, County of oin and State of Neveda, and designated by soft notes and official plat on file in this solot No. 17, located on insurveyed ishds, xierior boundaries of said lot No. 87 being two, to wit:

The vicinity of the course, the course of the course of the course of the course, to with the course of the course

cation monuments. Magnetic variation, is degrees east.

The location of this mine is recorded in the
Recorder's office of Lincoln county, Nevada, in
book of mining notices. This claim is
bounded on the east and west by extensions of
this loce—name's unknown—and on the north
and south by no known claims. Any and all
persons claiming adversely any portion of said
Magnotis mine or aurface ground are required
to file their adverses claims with the Register of
the United States Land office at Eures, in the
State of Newada, during the sixty days period of
publication hereof, or they will be barred by
virtue of the provisions of the saure.

F. H. HINCKLEY, Register. F. H. HINCKLEY, Register.

Application for a Patent

USITED STATE & LAND CEFFOR.

EURERA, M. VASOR, Dec. miner 24, 1887.

NOTICE IS HEREBY G.VEN THAT DANIEL.

Bobelli, whose postoffice adverses is showing, the post of the application for a patent for one thousand linear feet of the "Virgin Queen" mine or vein, be ring sait, with surface grounds, hundred feet in width, situated in St. fromass airling District, County of Lincoln and state of Nevada and designated by the deld notes and official plat on the in this office as lot number 38 A. in township 20 south, range os east of Mount Disblo Merianau, said lot No. 38 A tell R as follows:

Beginning at a post marked No. 1, U.S. survey No. 38 A; thence second caurse nor h 8 deg ast, 1430 feet to post marked No. 2 U.S. survey No. 38 A; thence second caurse counts 22 deg east, o48 feet intensect & section flim to section 4, township 20 south, range 6-sast north 1692 7 10 feet from center o said section, 630 feet to post marked No. 3, U.S. survey No. 38 A; thence third course routh, 8 deg west, 1900 feet to post marked No. 3, U.S. survey No. 38 A; thence third course routh, 8 deg west, 1900 feet to post marked No. 4, U.S. survey No. 38 a; thence third course routh, 8 deg west, 1900 feet to post marked No. 4, U.S. survey No. 38 a; thence third course north 82 deg west 425 feet linters ct. § sect. on line of section of se west, 1000 feet to post marked No 4, U. S survey No. 35 at thence fourth course north 82 dec west 425 feet inters of a section line of section 4. township 20 south, range 68 cas, north 6829-10 feet from center o said section, 60 feet to post No. 1, U. S survey No 35 A, the place of bestiming Magnetic variation 16 deg east. containing 13.77 acres

the testion of this mine is recorded in the Becorder's Office of St. Thomas Mining District in book — of Mining Records. The adjoining claimanusare suknown.

claimants are unknown.

Any and all persons claiming adversely any ports in of said virgin Queen indice or surface around are required to the treir adverse claims with the hegister of the United states cand toffice at Furcka, Nevada, in the state o Nevada during the saty days period of publication hereof, or they will be barred by virtue of the provisions of the statute.

D. H. HALL, Register.

It is hereby ordered that the foregoing notice of application for parent be published for the period of sixty days (see consecutive weeks), in the Proche RECORD, a weekly newspaper published at rione, Lincoln cutty, Newsan, jan7-10t D. H. HALL, hegister.

#### Application for a Patent

No. 875.

UNITED STATES LAND OFFICE.

EUFOKA, NOVAGY, DECEMBER 24 1887.

NOTICE 18 HEREBY GIVEN, THAT THE
Southwestern Mining Company, through
their attorney in fact, W 8 Mills whose joinoffice address is E Durado Canyon, lancoin
county, N. vaia, has this cay face his application for a patient for six hundred and twe my
seven linear feet of the "T shoe" mine or ve in,
bearing sait, with surface ground six hundred
feet in width, situated in St Thomas Mining
District, County of Line-in and State of Acvada
and designs ed by toe field tote and official
plat on file in this office as I thumber 38, in
township 18 south, range 68 east of Menut
Diablo Meridian, and rot No. 38 being as tollows:

Beginning at a post marked No. 1, H. S. survey ao. 38 thence ru ning first course as a h 43% degrees weat, 550 feet to a post marked ao 2, U. S. survey No. 38; thence see a 1; course north: 46% degrees weat, 627 feet to a post marked No. 3. U. S. survey No. 38; thence see an it course north: 46% degrees weat, 627 feet to a post marked No. 3. U. S. survey No. 38; thence south section coiner to sections 31 and 32; township 13 south, rat ge 48 east, bears south 22% deg west, 1825 feet; thence fourth course north: 43% degrees, 603 feet to post marke: No. 4, U. S. survey No. 38; thence fourth course south: 46% deg east, ad7 feet to post No. 1 the place of be gioning. Maghetic variation 16 deg es t containi g 2 63: 100 acr s.

The 4-cation of this mine is recorded in the Recarder's office of St. Thomas Mining 1 istric, in book A, page 111 of Mining Resorts. The adjoining claimants are unknown.

Any and all persons claiming adversely any portion of said Toshoe mine or surface ground, are required to file their adverse claims with the Register of the United States Land office at Eureka, in the State of Nevada, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the Statute.

D. H. HALL, Register. Beginning at a post marked No. 1, II. S. sur

D. H. HALL, Register.

It is hereby ordered that the foregoing notice of application for patent be published ten con-securive weeks, in the Pioche Raconn, a weekly newspaper published at Pioche, Nevada, jan7-10t D. H. HALL, negister. D. H. HALL, hegister.

## NOTICE.

TO EUGENE DUSTY:

Diablo Meridian, said for No. 37 teing as follows:

Beginning at a post marked No. 1, U. S. survey No. 33, from which it e is section corner to sections 34 and 35, township 17 south, range 68 east, bears south 74% dec cast, 1495 feet; thence running first course north; 60 deg west, 600 feet to post mar ed No. 2, U. S. Survey No. 37; thence second course north; 60 degrees west, 1700 feet to a post marked No. 3, U. S. survey No. 37; thence third course; south 60 degrees east, 600 feet to post marked No. 4, U. B. survey No. 37; thence third course; south 60 degrees east, 500 feet to post marked No. 4, U. B. survey No. 37; thence third course; south 60 negrees east, 500 feet to post No. 1, the place of beginning. Magnetic variation 16 deg east, containing 18,73 acres

The location of this mine is recorded in the Recorder's office of St. Thomas Wi. ing. Fistrict in block A page 39 of Mining Records. The adjoining claimants are unknown.

Any and all persons claiming adversely any portion of said South Division Mormon mine or surface ground are required to file their adverse claims with the Negleter the of I hiled risies Land Office at Eureks, in the State of Nevada, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the Statute.

B. H. HALL, Register.

It is bereby ordered that the oregoing notice TO EUGENE DUSTY:
You are hereby notified that I have expended one fundred dollars (\$1.0) or more in labor and improvements upon the "May Cirby Mine" also one hundred dollars (\$100) or more in labor and improvements on the "I ugene Mine," both satuates in Yellow P.ne Mining Distrit, Lincoln county. Nevada Said work was done in order to hold said claims under the provisions of Section 2324 Revised Statutes of the United States, being the amount required to hold the same for the year eneing December 31, 188; and it within ninety days after this notice by publication you fail or refuse to contribute your proportion of such expenditure as a co-wner, your in-creet in said claims will become the property of the subacriber under said section 2324.

MARTIN MORRESY.

El Derado Canyon, Lincoln county, Acrada

Blank Location Action for Sa o at This Office.

SCHOOL LAW.

An Act to Compel Children to Atlend

Approved February 25, 1873, 79,

Sec. 1. Every parent, guardian, or other person in the State of Nevada, having control and charge of a child or children between the eges of eight and fourteen years, shall be required to send such child or children to a public school for a period of at least sixteen weeks in each school year, at least eight weeks of which shall be consecutive, unless such child or children are excused from such attendance by the Board of School Trustees of the school district in which such parents or guardians reside, upon its being shown to their satisfaction that the bodily or mental condition of such child or children has been such as to prevent his, her, or their attendance at school, or application to study, for the period required, or that such child or children are taught in a private school, or at home, in such branches as are usually taught in a primary school, or have already acquired the ordinary brauches of learning taught in the public school; provided, in case a public school shall not be taught for the period of sixteen weeks, or any part thereof, during the year, within two miles, by the nearest traveled road, of the residence of any person within the school district, he or she shall not be liable to the provisions

of this Act.

Sec. 2. It shall be the duty of the Board of School Tru-tees of each school district in this State, on or before the first Monday in September in each year, to furnish the principal of each public school taught in such district with a list of all children, resident in the school district, between the ages of eight and fourteen years; said list to be taken from the report of the School Census Marshal. At the beginning of each school month thereafter it shall be the duty of the principal of ea h school in such district to report to the Board of School Trustees of such district the names of all children attending school during the previous school month; when, if it shall appear, at the expiration of four school months, to the Board of School Trustees, that any parent, guardian, or other person having charge or control of any child or children, shall have failed to comply with the provisions of this Act, the board shall cause demand to be made upon such parent, guardian, or other person, for the amount of penalty hereafter provided when, if such parent, guardian, or other person shall neglect or refuse to pay the same within five days after the making of said demand, the board shall commence proceedings in the name of the school district for the recovery of the tiue hereinafter provided, before any Justice of the Peace in the township in which said school district is located; or, if there shall be no Justice of the Peace therein, then before the nearest Justice of the Peace in the

SEC 3. Any parent, guardian, or other person having control or charge of any child or children, failing to comply with the provisions of this Act shall be liable to a fine of not less than fifty dollars nor more than one hundred dollars for the first offense, nor less than one hundred dollars nor more than two hundred dollars for the second and each subsequent offense, besides the costs of col-

county.

SEC.4. Whenever it shall appear, to the satisfaction of the Board of School Trustees of any school district in this state, that the parents, guardians, or other persons having control or charge of any child or children in attendance upon the public school of said district, in accordance with the provisions of this Act, are unable to procure suitable broks, stationery, etc., for such child or children, it shall be the duty of such board to procure, or cause to be procured, for such child or children, all necessary books, stationary, etc., the same to be paid for out of the fund of said school district. in the same way that other claims against the school district are now allowed and paid; provided, that all books, stationery, etc., purchased under the provisions of this Act, shall be deemed to be the property of the school district to be under the care and control of the

School Trustees when not in actual use. SEC. 5. All fines collected under the provisions of this Act shall be paid into he county treasury on account of the state school fund.

SEC. 6. It shall be the duty of the County Sup-rintendent of Public Schools in each county in this state to cause this law to be published in some newspaper in his county, if any there be, four consecutive times, annually, for a period of two years, the expense of such publication to be allowed and paid out of the general school fund of the county. The Board of School Trustees in each school district shall cause to be posted anab-ally, for a period of two years, in three public places in their district, notices of the requirements and penalties of this